DATE FILED: DOC #: EFECLISONICYTYX EIFED DOCOMENT **NZDC ZDN**A SOUTHERN DISTRICT OF NEW YORK UNITED STATES DISTRICT COURT

04 Civ. 4607 (NRB)

ECF Case

COMPANY, TIFFAUY (NJ) INC. and TIFFAUY AND

Plaintiffs,

ebay inc.,

٠,٧

Defendant.

ELIENT VITON AND REVISED SCHEDULING ORDER

IT IS HEREBY STIPULATED AND AGREED, by and between the

underzigned attorneys for the respective parties, that the following revised discovery plan

shall be in effect:

Discovery in the form of requests for production of documents,

interrogatories and/or notices of depositions shall commence on October 22, 2004.

- All fact discovery shall be completed by August 26, 2005. ٠2
- Initial expert reports pursuant to Fed. R. Civ.P. 26(a)(2) shall be served no .ε

later than September 14, 2005 and rebuttal expert reports shall be served no later than

October 7, 2005.

- All expert discovery, including depositions, shall be completed by
- November 4, 2005.
- Discovery motions should be filed on or before the date designated for the

close of each respective discovery period, if possible.

NAT//1330398401/8B41011'DOC/45802'0003

New York, New York Dated: April 14, 2005

H. Peter Haveles (HH-8230)

New York, NY 10022 399 Park Avenue

(212) 715-1000

Attorneys for Plaintiffs

MEIT GOTSHYT & WWNGES ITE

Adam I. Cohen (AC-4939) R. Bruce Rich (RR-0313)

Randi W. Singer (RS-6342)

Mark J. Fiore (MF-5738)

New York, New York 10135 767 Fifth Avenue

(212) 310-8000

Attorneys for Defendants

So Ordered.

YM-XOTALAY Dated: April 25, 2005

Honorable Maomi Reice Buchwald

United States District Judge